Morgan Lewis

John K. Gisleson

Partner +1.412.560.7435 john.gisleson@morganlewis.com

June 25, 2020

The Honorable Marilyn J. Horan United States District Judge Joseph F. Weis, Jr. U.S. Courthouse 700 Grant Street Pittsburgh, PA 15219

RE: Christopher Lisowski and Robert Garner v. Henry Thayer Company, Inc.

Case No.: 2:19-cv-01339-MJH

Dear Judge Horan:

We represent Defendant in the above-referenced matter. During oral argument on June 24, 2020 concerning Defendant's Motion to Dismiss, I erroneously stated during my rebuttal argument that the only product Plaintiff Lisowski purchased that contained a reference to "preservative-free" was the Tangerine Slippery Elm Lozenges. Of the four dry-mouth products that allegedly contain such a reference (Dkt. 5, Am. Compl. ¶¶ 4, 27), Plaintiff Lisowski allegedly purchased two of them: Tangerine Slippery Elm Lozenges and the Peppermint Dry Mouth Spray. (Id. at ¶ 63) Plaintiff Garner did not allege a purchase of a product that contained such a reference. (*Id.* at ¶¶ 4, 27, 64)

I apologize for the error.

Respectfully,

John K. Gisleson

JKG/ecm

cc: Steffan Keeton, Esquire (Counsel for Plaintiffs)